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10	OFFICER GART MORITAMA	
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12	UNITED STAT	ES DISTRICT COURT
13	NORTHERN DIS	TRICT OF CALIFORNIA
10	NORTHERN DIS	INCI OF CALIFORNIA
14	JAMAL JACKSON; JANNIE MENDEZ,	Case No. C08-1916 SBA
1.5		
15	Plaintiffs,	
16	vs.	DECLARATION OF SEAN F.
10	vs.	CONNOLLY IN SUPPORT OF
17	CITY AND COUNTY OF SAN	DEFENDANTS' OPPOSITION TO
10	FRANCISCO, et al	PLAINTIFFS' MOTION TO RELATE
18		CASES
19	Defendants.	
1)	SHAWN MYERS and SARAH MYERS,	Case No. C08-01163 MEJ
20	SHAWN WILENS and SARAH WILENS,	Case No. Cos-01103 WEJ
	Plaintiffs,	DECLARATION OF SEAN F.
21		CONNOLLY IN SUPPORT OF
22	VS.	DEFENDANTS' OPPOSITION TO
22	CITY AND COUNTY OF GAN	PLAINTIFFS' MOTION TO RELATE
23	CITY AND COUNTY OF SAN FRANCISCO, et al.	CASES
	TRANCISCO, et al.	
24	Defendants.	
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Decl. Connolly ISO CCSF Opp. to Motion to Relate Cases; CASE NO. C08-1916 SBA

I, Sean F. Connolly, declare as follows:

- 1. I am a Deputy City Attorney in the Office of the City Attorney, counsel of record to Defendants in this action. I have personal knowledge of the contents of this declaration, except where indicated otherwise, and I could and would testify competently thereto if called upon to do so.
- 2. On June 26, 2008, Magistrate Judge Larson, Judge Chesney, Judge Hamilton, and Magistrate Judge James, correctly ruled that a group of cases (including *Myers*) were not related simply because one of the named police officer defendants was common to each case. A true and correct copy of the Order, identified as Doc. Entry No. 48, in the matter entitled *Oliver v. CCSF*, *et al.*, Case No. C07-2460, is attached hereto as Exhibit A.
- 3. Furthermore, On August 14, 2007, Magistrate Judge Larson denied a similar request by plaintiffs in unrelated case who so moved simply because the cases involved Officer Serna. A true and correct copy of that Order, identified as Doc. Entry No. 16, in the matter entitled *Oliver v. CCSF*, *et al.*, Case No. C07-2460, is attached hereto as Exhibit B.

I declare under penalty of perjury pursuant to the laws of the State of California that the foregoing is true and correct.

Executed August 4, 2008, at San Francisco, California.

s/Sean F. Connolly

Sean F. Connolly

EXHIBIT A

TO

DECLARATION OF SEAN F. CONNOLLY IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTION TO RELATE CASES

Case 3:07-cv-02460-JL

Document 48

Filed 06/26/2008

Page 1 of 3

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

RELATED CASE ORDER

A Motion for Administrative Relief to Consider Whether Cases Should be Related or a Sua Sponte Judicial Referral for Purpose of Determining Relationship (Civil L.R. 3-12) has been filed. The time for filing an opposition or statement of support has passed. As the judge assigned to the earliest filed case below that bears my initials, I find that the more recently filed case(s) that I have initialed below are related to the case assigned to me, and such case(s) shall be reassigned to me. Any cases listed below that are not related to the case assigned to me are referred to the judge assigned to the next-earliest filed case for a related case determination.

C 07-02460 JL	Oliver v. City and County of San Francisco et al
<u>C 07-02718 MMC</u>	Hwang v. City and County of San Francisco et al
I find t	hat the above case is related to the case assigned to me.
<u>C 07-02941 PJH</u>	Maestrini v. City & County of San Francisco et al
l find t	hat the above case is related to the case assigned to me.
C 08-01163 MEJ	Myers et al v. City and County of San Francisco et al
I find t	hat the above case is related to the case assigned to me.

ORDER

Counsel are instructed that all future filings in any reassigned case are to bear the initials of the newly assigned judge immediately after the case number. Any case management conference in any reassigned case will be rescheduled by the Court. The parties shall adjust the dates for the conference, disclosures and report required by FRCivP 16 and 26 accordingly. Unless otherwise ordered, any dates for hearing noticed motions are vacated and must be renoticed by the moving party before the newly assigned judge; any deadlines set by the ADR Local Rules remain in effect; and any deadlines established in a case management order continue to govern, except dates for appearance in court, which will be rescheduled by the newly assigned judge.

Case 3:08-cv-01163-MEJ Document 32-2 Filed 08/04/2008 Page 3 of 7

Case 3:07-cv-02460-JL Document 48 Filed 06/26/2008 Page 2 of 3

Dated:		,
	Magistrate Judge James Larson	
Dated:		
	Judge Maxine M. Chesney	
Dated:		
	Judge Phyllis I. Hamilton	

Case 3:08-cv-01163-MEJ Document 32-2 Filed 08/04/2008 Page 4 of 7

CLERK'S NOTICE

The court has reviewed the motion and determined that no cases are related and no reassignments shall occur.

Richard W. Wieking, Clerk

DATED: 6.26-08

EXHIBIT B

TO

DECLARATION OF SEAN F. CONNOLLY IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTION TO RELATE CASES

Document 16

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Case 3:07-cv-02460-JL

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

GREGORY OLIVER, II,

Plaintiff,

VS.

No. C 07-2460 JL

ORDER THAT CASES ARE NOT

RELATED

Filed 08/14/2007

C-07-2941 PJH, Maestrini v CCSF C-07-2718 WDB, Hwang v CCSF, et al.

Page 1 of 2

CITY AND COUNTY OF SAN FRANCISCO, et al.,

Defendants.

The Court received Plaintiff's Administrative Motion to relate Cases pursuant to Civil Local Rule 3-12 and Defendants' opposition to the motion. All parties in the Oliver case have consented to this Court's jurisdiction as provided by 28 U.S.C. §636(c) and Civil Local Rule 73.

Civil Local Rule 3-12(a) provides the following definition of related cases:

An action is related to another when:

- (1) The actions concern substantially the same parties, property, transaction or event; and
- (2) It appears likely that there will be an unduly burdensome duplication of labor and expense or conflicting results if the cases are conducted before different Judges.

Document 16

Filed 08/14/2007

Page 2 of 2

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For the Northern District of California

United States District Court

The Court reviewed the moving and opposing papers and concludes that the cases should not be related. They involve different plaintiffs. They involve different groups of defendants. They involve entirely distinct incidents occurring over a period of nine months. They involve different legal theories. One case involves allegations of false arrest and use of a baton. Another involves allegations of an unlawful detention, but not an arrest, and the use of physical force. Yet another involves allegations against two named officers, one who is not alleged to have been involved in any other incident.

No judicial resources would be conserved by relating these cases. There would be no undue burden on the parties or the Court if they are not related.

Accordingly, the motion to relate cases is denied.

IT IS SO ORDERED.

DATED: August 14, 2007

James Larson Chief Magistrate Judge